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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/752,202	12/30/2000	David A. Eatough	42390P10210	8106
8791	7590 09/01/2005		EXAMINER	
BLAKELY	SOKOLOFF TAYLOR	NGUYEN,	NGUYEN, QUANG N	
12400 WILS SEVENTH I	HIRE BOULEVARD		ART UNIT	PAPER NUMBER
22	LES, CA 90025-1030		2141	
			DATE MAILED: 09/01/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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'/	Applic	cation No.	Applicant(s)			
Office Assists O		2,202	EATOUGH, DAVID A.			
Office Action Summary	Exam	iner	Art Unit			
The MAN INC DATE COL		N. Nguyen	2141			
Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIO THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provi after SIX (6) MONTHS from the mailing date of this. - If the period for reply specified above is less than thi - If NO period for reply is specified above, the maximu - Failure to reply within the set or extended period for Any reply received by the Office later than three more earned patent term adjustment. See 37 CFR 1.704(UNICATION. sions of 37 CFR 1.136(a). In no communication. rty (30) days, a reply within the um statutory period will apply an reply will, by statute, cause the oths after the mailing date of th	to event, however, may a reply be ting a statutory minimum of thirty (30) day and will expire SIX (6) MONTHS from a application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1) Responsive to communication(s) filed on <u>29 July 2005</u>	<u>5</u> .				
2a) This action is FINAL .	<u> </u>					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the pr	actice under <i>Ex parte</i>	Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims			•			
4)⊠ Claim(s) <u>1-32</u> is/are pending in the	ne application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-32</u> is/are rejected.						
<u> </u>	7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
are subject to te.	striction and/or election	ni requirement.				
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) \boxtimes The drawing(s) filed on <u>02 April 2001</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
	d to by the Examiner.	. Note the attached Office	Action of form F 10-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 						
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)		 □				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Revie	w (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date			Patent Application (PTO-152)			
U.S. Patent and Trademark Office		о, <u> </u>				
PTOL-326 (Rev. 1-04)	Office Action Sum	n mary Pa	rt of Paper No./Mail Date 20050816			

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Detailed Action

1. A request for continued examination under 37 CFR 1.114, including the fee set

forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set

forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action

has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on

07/29/2005 has been entered.

Claims 1, 5, 23 and 27-29 have been amended. Claims 1-32 remain for

examination.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the

applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States

only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1-6, 9-10, 15-18, 20, 22-25, 27-30 and 32 are rejected under 35

U.S.C. 102(e) as being anticipated by Gilbert et al. (US 6,771.595), hereafter

referred as Gilbert.

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4. As to claim 1, Gilbert teaches a method of managing network related tasks on a

network, comprising:

(a) registering, in a task pool of said network related tasks (the host computer

12 manages a pool of multiple NICs 16A-C to communicate with different networks, i.e.,

manages network related tasks, inherently, said network related tasks have been

registered in order for the host computer 12 to manage) (Gilbert, C7: L7-30);

(b) assigning a priority value to at least a portion of said network related

tasks, wherein said priority value is based at least in part on network bandwidth to be

employed in order to process said network related tasks (the engineering department

may use a larger amount of network bandwidth than the accounting or marketing

department so the resource controller 34 designates the engineering department

network associated with the NIC 16A as having highest priority) (Gilbert, C7: L31-34);

(c) periodically monitoring available network bandwidth on said network (the

resource controller 34 can also use the expert system 33 to monitor and predict the

network traffic) (Gilbert C7: L48-51); and

(d) processing said network related tasks based at least in part on the priority

values, and the available network bandwidth (the resource controller 34 increases the

amount of bandwidth allocated to the engineering department network, designated as

highest priority, by allocating a majority of the network resources 21 first to the

engineering department network NIC 16A to transmit and receive network packets)

(Gilbert, C7: L43-46).

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- 5. As to claim 2, Gilbert teaches the method of claim 1, further comprising: creating the task pool based at least in part on a pool of uncompleted network related tasks (performing load balancing of network tasks/requests among the NICs 16A-C).
- 6. As to claims 3-4, Gilbert teaches the method of claim 2, further comprising: entering additional network related tasks into the task pool through a user interface (inherently, a system administrator or an operator can enter/add/request a network task directly to the host computer 12) or automatically via a computer system coupled to said network (a client workstation may request a network server to download an operating system over the network for client boot up) (Gilbert, C3: L50-52).
- 7. As to claim 5, Gilbert teaches the method of claim 1, further comprising updating the task pool based at least in part on completed tasks (based on the current monitored network traffic, the resource controller 34 determines the receive path 40 is not currently receiving packets, i.e., completed task, the resource controller reallocates network resources from the receive path 40 to the transmit path 36, i.e., updating the task pool) (Gilbert, C3: L11-15 and C4: L13-31).
- 8. As to claim 6, Gilbert teaches the method of claim 1, wherein the priority value for at least one task of said network related tasks is determined based at least in part on the file size of said at least one task (since the accounting department rarely requests large files from the host computer 12, less network resource is allocated to the NIC 16B,

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i.e., lower priority compared to the engineering department with NIC 16A with highest priority) (Gilbert, C7: L32-43).

- 9. As to claims 9, Gilbert teaches the method of claim 1, wherein processing at least one task of said network related tasks comprises executing a command line in said at least one task of said network related tasks (inherently, in computer systems, tasks are called/executed upon an instruction, i.e., a command line, to execute).
- 10. As to claim 10, Gilbert teaches the method of claim 1, wherein processing said network related tasks comprises initiation by a resident application, wherein a resident application further comprises software capable of initiating tasks (the DERPA system 30 operates in conjunction with the Netware program, includes a statistic monitoring agent that monitors network traffic patterns tracked in the NIC 16) (Gilbert, C3: L11-45).
- 11. Claims 15-18, 20 and 22 are corresponding method claims of claims 1-5; therefore, they are rejected under the same rationale.
- 12. Claims 23-25 and 27 are corresponding article claims of method claims 1-6; therefore, they are rejected under the same rationale.
- 13. Claims 28-30 and 32 are corresponding system claims of method claims 1-6; therefore, they are rejected under the same rationale.

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Claim Rejections - 35 USC § 103

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14. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

15. Claims 7-8 and 11-14 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Gilbert, in view of Applicant's Admitted Prior Art, hereinafter

referred as AAPA.

16. As to claim 7, Gilbert teaches the method of claim 1, but does not explicitly teach

wherein periodically monitoring available network bandwidth comprises sending a PING

or a bandwidth PING across said network and receiving an echo or a bandwidth

response across said network.

However, AAPA teaches that sending a PING or a bandwidth PING across said

network and receiving an echo or a bandwidth response across said network is well-

known and commonly used in the art to determine the connectivity and reliability of

nodes on a given network (for PING requests) and to provide an estimated

measurement of bandwidth (for BING requests) to categorize a network connection into

a class, category or any other type of network connection (AAPA, page 4, line 14 -

page 5, line 10).

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Therefore, it would have been obvious to one having ordinary skill in the art at

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the time the invention was made to combine the teachings of Gilbert and AAPA to

include sending a PING or a bandwidth PING across said network and receiving an

echo or a bandwidth response across said network since such methods were

conventionally employed in the art allow the system to determine the connectivity and

reliability of nodes on a given network (for PING requests) and to provide an estimated

measurement of bandwidth (for BING requests) to categorize a network connection into

a class, category or any other type of network connection (AAPA, page 4, line 14 -

page 5, line 10).

17. As to claim 8, Gilbert-AAPA teaches the method of claim 1, wherein monitoring

available network bandwidth comprises transferring a data file across a network, and

determining an estimate of available bandwidth based at least in part on the elapsed

time to transfer said data file (the process for estimating network bandwidth employing

BING includes, typically, transmitting a packet of known size across a network,

measuring the throughput time of the packet, and estimating bandwidth based at least

in part on this information) (AAPA, page 5, lines 5-13).

18. Claims 11-12 are corresponding method claims of claims 1 and 7; therefore, they

are rejected under the same rationale.

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19. As to claims 13, Gilbert-AAPA teaches the method of claim 11, wherein said

PING and said echo response substantially conform to Internet Control Message

Protocol (ICMP) (AAPA, page 4, lines 14-17).

20. As to claim 14, Gilbert-AAPA teaches the method of claim 11, wherein said

bandwidth PING and said bandwidth echo substantially conform to Beyssac protocol

(AAPA, page 5, lines 2-5).

21. Claims 19, 21, 26 and 31 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Gilbert, in view of Miller et al. (US 5,920,701), hereinafter

referred as Miller.

22. As to claim 19, Gilbert teaches the method of claim 15, but does not explicitly

teach wherein assigning a priority value includes obtaining the priority value from an

external source.

In a related art, Miller teaches a system and method for scheduling data

transmission, wherein a network resource scheduler determines the distribution

schedules for each of requested distribution of content data based on the time the

request was made/received, the delivery time, the size of the content data, and the

priority level assigned to the content source obtained from the request signals or via

network 24 (i.e., assigning a priority value includes obtaining the priority value from an

external source) (Miller, C6: L35-40).

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Therefore, it would have been obvious to one having ordinary skill in the art at

the time the invention was made to combine the teachings of Gilbert and Miller to

include obtaining the priority value from an external source associated with the

requests/tasks since such methods were conventionally employed in the art to allow the

system to use the parameters associated/included in the requests to determine/assign

the priority for the requests/tasks in order to ensure that the most important

requests/tasks would be set a highest priority and would be handled/executed first.

23. As to claim 21, Gilbert-Miller teaches the method of claim 15, wherein assigning

a priority value comprises comparing the estimated network bandwidth with available

network bandwidth on said network (after determining the actual bandwidth using the

pathway bandwidth, i.e., using the estimated network bandwidth, the scheduler 10 can

account for different priority levels by weighting the number of high priority content

sources, resulting in an award of greater bandwidth to the high priority content sources.

i.e., resulting in assigning a high priority value to a particular request or task) (Miller, C8:

L50-63 and C14: L24-43).

24. Claims 26 and 31 are corresponding article and system claims of method claim

19; therefore, they are rejected under the same rationale.

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Response to Arguments

- 25. In the remarks, Applicant argued in substance that
- (A) Prior Art does not teach or suggest "registering network related tasks in the task pool", as recited in claim 1.

As to point (A), Gilbert teaches the host computer 12 manages a pool of multiple NICs 16A-C to communicate with different networks, i.e., manages network related tasks, inherently, said network related tasks have been registered in order for the host computer 12 to manage (registering, in a task pool of said network related tasks) (Gilbert, C7: L7-30).

(B) Prior Art does not teach or suggest "assigning a priority value to at least a portion of said network related tasks, wherein said priority value is based at least in part on network bandwidth to be employed in order to process said network related tasks", as recited in claim 1.

As to point (**B**), before addressing the argument, Examiner submits that the language of the limitation cited in the quotation "network related tasks" can be given the broadest and reasonable interpretation in light of specification as <u>tasks/processes that</u> are running on a computer in a networking environment. Here, **Gilbert** teaches the host computer 12 manages a pool of multiple NICs 16A-C to communicate with different networks such as the company engineering, accounting, and marketing department

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networks (i.e., manages network related tasks), wherein the engineering department

network may use a larger amount of network bandwidth than the accounting or

marketing department so the resource controller 34 designates the engineering

department network associated with the NIC 16A as having highest priority (i.e.,

assigning a priority value to at least a portion of said network related tasks, wherein said

priority value is based at least in part on network bandwidth to be employed in order to

process said network related tasks) (Gilbert, C7: L31-34).

(C) Prior Art does not teach or suggest "processing the one or more network

tasks based on a priority ranking for each of the one or more network tasks and

available bandwidth", as claimed in claim 1.

As to point (C), Gilbert teaches since the engineering department may use a

larger amount of bandwidth than the accounting or marketing department which rarely

requests large files from the host computer 12 (i.e., based on the available bandwidth),

the resource controller 34 increases the amount of bandwidth allocated to the

engineering department network, designated as highest priority (i.e., based on a priority

ranking), by allocating a majority of the network resources 21 first to the engineering

department network NIC 16A to transmit and receive network packets (i.e., processing

said network related tasks based at least in part on the priority values, and the available

network bandwidth) (Gilbert, C7: L31-51).

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26. Applicant's arguments as well as request for reconsideration filed on 07/29/2005

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have been fully considered but they are not deemed to be persuasive.

27. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (571) 273-8300.

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RUPAL DHARIA

IDERVISORY PATENT EXAMINER